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A. Mentor Worldwide LLC

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA

CHARLESTON DIVISION

In Re: Coloplast Corp., Pelvic Support System Products Liability Litigation MDL No. 2387

Civil Action No. 2:13-19069

SHORT FORM COMPLAINT

Come now the Plaintiff(s) named below, and for Complaint against the Defendants named below, incorporate The First Amended Master Complaint in MDL No. 2387 by reference. Plaintiff(s) further show the court as follows:

1.	Female Plaintiff
	Karen I. Perry
2.	Plaintiff Spouse
	_David Perry
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian, conservator)
4.	State of Residence
	Texas
5.	District Court and Division in which venue would be proper absent direct filing
	Western District of Texas, Austin Division
	
6.	Defendants (Check Defendants against whom Complaint is made):

		B. Coloplast Corp.				
		C. American Medical Systems, Inc. ("AMS")				
		D. Ethicon, Inc.				
		E. Ethicon, LLC				
		F. Johnson & Johnson				
		G. Boston Scientific Corporation				
		H. C. R. Bard, Inc. ("Bard")				
		I. Sofradim Production SAS ("Sofradim")				
		J. Tissue Science Laboratories Limited ("TSL")				
7.	Basis of Jurisdiction					
		Diversity of Citizenship				
		Other:				
	A. Pa	ragraphs in First Amended Master Complaint upon which venue and jurisdiction				
	lie:					
	1	9, 20, 21				
	B. Other allegations of jurisdiction and venue					
	Plaintiff is a citizen and resident of the State of Texas					
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8.	Defend	ants' products implanted in Plaintiff (Check products implanted in Plaintiff)	
		A. T-Sling-Universal Polypropylene Sling;	
		B. Aris-Transobturator Sling System;	
		C. Supris-Suprapubic Sling System;	
		D. Novasilk-Synthetic Flat Mesh;	
		E. Suspend-Tutoplast Processed Fascia Lata;	
		F. Exair-Prolapse Repair System;	
		G. Axis-Tutoplast Processed Dermis;	
☐ H. Restorelle;☐ I. Smartmesh;☐ J. Omnisure;		H. Restorelle;	
		I. Smartmesh;	
		J. Omnisure;	
		K. Minitape;	
		L. Coloplast Mesh Product(s), specific product name(s) unknown at present;	
		L. Coloplast Mesh Product(s), specific product name(s) unknown at present; M. Non-Coloplast Mesh Product(s) known as; and	or/
			or
		M. Non-Coloplast Mesh Product(s) known as; and	/or
9.		M. Non-Coloplast Mesh Product(s) known as; and N. Other: ants' Products about which Plaintiff is making a claim. (Check applicable	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other: ants' Products about which Plaintiff is making a claim. (Check applicable	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other: ants' Products about which Plaintiff is making a claim. (Check applicable is)	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other:	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other:; and ants' Products about which Plaintiff is making a claim. (Check applicable ts) A. T-Sling-Universal Polypropylene Sling; B. Aris-Transobturator Sling System;	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other:	/or
9.	Defend	M. Non-Coloplast Mesh Product(s) known as; and N. Other:	/or

	H. Restorelle;				
	I. Smartmesh;				
	J. Omnisure;				
	K. Minitape;				
	L. Coloplast Mesh Product(s), specific product name(s) unknown at present;				
	M. Non-Coloplast Mesh Product(s) known as				
	N. Other:				
10. Date o	f Implantation as to Each Product				
<u>Au</u>	gust 5, 2011				
11. Hospit	tal(s) where Plaintiff was implanted (including City and State)				
<u>St.</u>	Davis Oakwood Womens Center				
<u>Ro</u>	und Rock, TX_				
12. Implar	nting Surgeon(s)				
_Dav	id Friedburg, MD				
13. Counts	s in the Master Complaint brought by Plaintiff(s)				
	Count I - Negligence				
	Count II - Strict Liability – Design Defect				
	Count III - Strict Liability - Manufacturing Defect				
	Count IV - Strict Liability - Failure to Warn				
	Count V - Strict Liability – Defective Product				
\boxtimes	Count VI - Breach of Express Warranty				

\geq	Count VII - Breach of Implied Wa	Count VII - Breach of Implied Warranty			
\triangleright	Count VIII - Fraudulent Concealm	nent			
\geq	Count IX - Constructive Fraud				
\triangleright	Count X - Discovery Rule, Tolling	g and Fraudulent Concealment			
\geq	Count XI - Negligent Misrepresentation				
\geq	Count XII - Negligent Infliction of	Count XII - Negligent Infliction of Emotional Distress			
\geq	Count XIII - Violation of Consumer Protection Laws				
\triangleright	Count XIV - Gross Negligence	Count XIV - Gross Negligence			
\triangleright	Count XV - Unjust Enrichment	Count XV - Unjust Enrichment			
\geq	Count XVI - (By the Spouse) – Lo	Count XVI - (By the Spouse) – Loss of Consortium Count XVII - Punitive Damages			
\triangleright	Count XVII - Punitive Damages				
	Other (please state the facts supporting this Count in the space, immediately below)				
_					
		s/Brady R. Thomas			
A 11	11	Attorneys for Plaintiff			
Address and bar information: RICHARDSON, PATRICK, WESTBROOK & BRICKMAN, LLC 1750 Jackson Street Barnwell, SC 29812 Telephone 803-541-7838 Facsimile 803-541-9625 Brady R. Thomas (SC Fed ID 9623) bthomas@rpwb.com		Richardson, Patrick, Westbrook and Brickman, LLC			